1		AN ACT relating to special enrollment periods for pregnancy.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF SUBTITLE 17A OF KRS CHAPTER 304
4	IS C	REATED TO READ AS FOLLOWS:
5	<u>(1)</u>	(a) An insurer offering a health benefit plan issued or renewed on or after the
6		effective date of this Act shall provide a special enrollment period to
7		pregnant individuals who are eligible for coverage under the plan.
8		(b) The insurer shall allow the pregnant individual, and any individual who is
9		eligible for coverage under the plan because of a relationship to the
10		pregnant individual, to enroll for coverage under the plan at any time
11		during the pregnancy.
12	<u>(2)</u>	The coverage required under this section shall begin not later than the first day
13		of the first calendar month in which the pregnant individual receives medical
14		verification of the pregnancy, except a pregnant individual may direct coverage to
15		begin on the first day of any month occurring after that date but during the
16		pregnancy.
17	<u>(3)</u>	For group health plans and insurers offering group health insurance coverage in
18		Kentucky, the plan or insurer shall, at or before the time an individual is initially
19		offered the opportunity to enroll in the plan or coverage, provide the individual
20		with a notice of the special enrollment rights under this section.
21		→ Section 2. KRS 304.17A-220 is amended to read as follows:
22	(1)	All group health plans and insurers offering group health insurance coverage in the
23		Commonwealth shall comply with <u>Section 1 of this Act and</u> the provisions of this
24		section.
25	(2)	Subject to subsection (8) of this section, a group health plan, and a health insurance
26		insurer offering group health insurance coverage, may, with respect to a participant
27		or beneficiary, impose a pre-existing condition exclusion only if:

1	(a)	The exclusion relates to a condition, whether physical or mental, regardless of
2		the cause of the condition, for which medical advice, diagnosis, care, or
3		treatment was recommended or received within the six (6) month period
4		ending on the enrollment date. For purposes of this paragraph:
5		1. Medical advice, diagnosis, care, or treatment is taken into account only
6		if it is recommended by, or received from, an individual licensed or
7		similarly authorized to provide such services under state law and
8		operating within the scope of practice authorized by state law; and
9		2. The six (6) month period ending on the enrollment date begins on the
10		six (6) month anniversary date preceding the enrollment date;
11	(b)	The exclusion extends for a period of not more than twelve (12) months, or
12		eighteen (18) months in the case of a late enrollee, after the enrollment date;
13	(c)	1. The period of any pre-existing condition exclusion that would otherwise
14		apply to an individual is reduced by the number of days of creditable
15		coverage the individual has as of the enrollment date, as counted under
16		subsection (3) of this section; and
17		2. Except for ineligible individuals who apply for coverage in the
18		individual market, the period of any pre-existing condition exclusion
19		that would otherwise apply to an individual may be reduced by the
20		number of days of creditable coverage the individual has as of the
21		effective date of coverage under the policy; and
22	(d)	A written notice of the pre-existing condition exclusion is provided to
23		participants under the plan, and the insurer cannot impose a pre-existing
24		condition exclusion with respect to a participant or a dependent of the
25		participant until such notice is provided.

 $\begin{array}{c} \text{Page 2 of 23} \\ \text{XXXX} \end{array}$ 

In reducing the pre-existing condition exclusion period that applies to an individual,

the amount of creditable coverage is determined by counting all the days on which

26

27

(3)

the individual has one (1) or more types of creditable coverage. For purposes of counting creditable coverage:

- (a) If on a particular day the individual has creditable coverage from more than one (1) source, all the creditable coverage on that day is counted as one (1) day;
- (b) Any days in a waiting period for coverage are not creditable coverage;
- 7 (c) Days of creditable coverage that occur before a significant break in coverage 8 are not required to be counted; and
  - (d) Days in a waiting period and days in an affiliation period are not taken into account in determining whether a significant break in coverage has occurred.
- 11 (4) An insurer may determine the amount of creditable coverage in another manner than
  12 established in subsection (3) of this section that is at least as favorable to the
  13 individual as the method established in subsection (3) of this section.
  - (5) If an insurer receives creditable coverage information, the insurer shall make a determination regarding the amount of the individual's creditable coverage and the length of any pre-existing exclusion period that remains. A written notice of the length of the pre-existing condition exclusion period that remains after offsetting for prior creditable coverage shall be issued by the insurer. An insurer may not impose any limit on the amount of time that an individual has to present a certificate or evidence of creditable coverage.
- 21 (6) For purposes of this section:

3

4

5

6

9

10

14

15

16

17

18

19

20

22

23

24

25

26

27

(a) "Pre-existing condition exclusion" means, with respect to coverage, a limitation or exclusion of benefits relating to a condition based on the fact that the condition was present before the effective date of coverage, whether or not any medical advice, diagnosis, care, or treatment was recommended or received before that day. A pre-existing condition exclusion includes any exclusion applicable to an individual as a result of information relating to an

XXXX Jacketed

1		individual's health status before the individual's effective date of coverage
2		under a health benefit plan;
3	(b)	"Enrollment date" means, with respect to an individual covered under a group
4		health plan or health insurance coverage, the first day of coverage or, if there
5		is a waiting period, the first day of the waiting period. If an individual
6		receiving benefits under a group health plan changes benefit packages, or if
7		the employer changes its group health insurer, the individual's enrollment date
8		does not change;
9	(c)	"First day of coverage" means, in the case of an individual covered for
10		benefits under a group health plan, the first day of coverage under the plan
11		and, in the case of an individual covered by health insurance coverage in the
12		individual market, the first day of coverage under the policy or contract;
13	(d)	"Late enrollee" means an individual whose enrollment in a plan is a late
14		enrollment;
15	(e)	"Late enrollment" means enrollment of an individual under a group health
16		plan other than:
17		1. On the earliest date on which coverage can become effective for the
18		individual under the terms of the plan; or
19		2. Through special enrollment;
20	(f)	"Significant break in coverage" means a period of sixty-three (63) consecutive
21		days during each of which an individual does not have any creditable
22		coverage; and
23	(g)	"Waiting period" means the period that must pass before coverage for an
24		employee or dependent who is otherwise eligible to enroll under the terms of a

Page 4 of 23
XXXX

group health plan can become effective. If an employee or dependent enrolls

as a late enrollee or special enrollee, any period before such late or special

enrollment is not a waiting period. If an individual seeks coverage in the

25

26

27

1			ındı	vidual market, a waiting period begins on the date the individual submits a
2			subs	stantially complete application for coverage and ends on:
3			1.	If the application results in coverage, the date coverage begins; or
4			2.	If the application does not result in coverage, the date on which the
5				application is denied by the insurer or the date on which the offer of
6				coverage lapses.
7	(7)	(a)	1.	Except as otherwise provided under subsection (3) of this section, for
8				purposes of applying subsection (2)(c) of this section, a group health
9				plan, and a health insurance insurer offering group health insurance
10				coverage, shall count a period of creditable coverage without regard to
11				the specific benefits covered during the period.
12			2.	A group health plan, or a health insurance insurer offering group health
13				insurance coverage, may elect to apply subsection (2)(c) of this section
14				based on coverage of benefits within each of several classes or
15				categories of benefits specified in federal regulations. This election shall
16				be made on a uniform basis for all participants and beneficiaries. Under
17				this election, a group health plan or insurer shall count a period of
18				creditable coverage with respect to any class or category of benefits if
19				any level of benefits is covered within this class or category.
20			3.	In the case of an election with respect to a group health plan under
21				subparagraph 2. of this paragraph, whether or not health insurance
22				coverage is provided in connection with the plan, the plan shall:
23				a. Prominently state in any disclosure statements concerning the plan,
24				and state to each enrollee at the time of enrollment under the plan,
25				that the plan has made this election; and
26				b. Include in these statements a description of the effect of this

election.

27

(b)	Periods of creditable coverage with respect to an individual shall be
	established through presentation of certifications described in subsection (9)
	of this section or in such other manner as may be specified in administrative
	regulations.

- (8) (a) Subject to paragraph (e) of this subsection, a group health plan, and a health insurance insurer offering group health insurance coverage, may not impose any pre-existing condition exclusion on a child who, within thirty (30) days after birth, is covered under any creditable coverage. If a child is enrolled in a group health plan or other creditable coverage within thirty (30) days after birth and subsequently enrolls in another group health plan without a significant break in coverage, the other group health plan may not impose any pre-existing condition exclusion on the child.
  - (b) Subject to paragraph (e) of this subsection, a group health plan, and a health insurance insurer offering group health insurance coverage, may not impose any pre-existing condition exclusion on a child who is adopted or placed for adoption before attaining eighteen (18) years of age and who, within thirty (30) days after the adoption or placement for adoption, is covered under any creditable coverage. If a child is enrolled in a group health plan or other creditable coverage within thirty (30) days after adoption or placement for adoption and subsequently enrolls in another group health plan without a significant break in coverage, the other group health plan may not impose any pre-existing condition exclusion on the child. This shall not apply to coverage before the date of the adoption or placement for adoption.
  - (c) A group health plan may not impose any pre-existing condition exclusion relating to pregnancy.
  - (d) A group health plan may not impose a pre-existing condition exclusion relating to a condition based solely on genetic information. If an individual is

Page 6 of 23
XXXX

1			diagnosed with a condition, even if the condition relates to genetic
2			information, the insurer may impose a pre-existing condition exclusion with
3			respect to the condition, subject to other requirements of this section.
4		(e)	Paragraphs (a) and (b) of this subsection shall no longer apply to an individual
5			after the end of the first sixty-three (63) day period during all of which the
6			individual was not covered under any creditable coverage.
7	(9)	(a)	1. A group health plan, and a health insurance insurer offering group health
8			insurance coverage, shall provide a certificate of creditable coverage as
9			described in subparagraph 2. of this subsection. A certificate of
10			creditable coverage shall be provided, without charge, for participants or
11			dependents who are or were covered under a group health plan upon the
12			occurrence of any of the following events:
13			a. At the time an individual ceases to be covered under a health
14			benefit plan or otherwise becomes eligible under a COBRA
15			continuation provision;
16			b. In the case of an individual becoming covered under a COBRA
17			continuation provision, at the time the individual ceases to be
18			covered under the COBRA continuation provision; and
19			c. On request on behalf of an individual made not later than twenty-
20			four (24) months after the date of cessation of the coverage
21			described in subdivision a. or b. of this subparagraph, whichever is
22			later.
23			The certificate of creditable coverage as described under subdivision a.
24			of this subparagraph may be provided, to the extent practicable, at a time
25			consistent with notices required under any applicable COBRA
26			continuation provision.

 $\begin{array}{c} \text{Page 7 of 23} \\ \text{XXXX} \end{array}$ 

The certification described in this subparagraph is a written certification

27

2.

1		of:
2		a. The period of creditable coverage of the individual under the
3		health benefit plan and the coverage, if any, under the COBRA
4		continuation provision; and
5		b. The waiting period, if any, and affiliation period, if applicable,
6		imposed with respect to the individual for any coverage under the
7		plan.
8		3. To the extent that medical care under a group health plan consists of
9		group health insurance coverage, the plan is deemed to have satisfied the
10		certification requirement under this paragraph if the health insurance
11		insurer offering the coverage provides for the certification in accordance
12		with this paragraph.
13	(b)	In the case of an election described in subsection (7)(a)2. of this section by a
14		group health plan or health insurance insurer, if the plan or insurer enrolls an
15		individual for coverage under the plan and the individual provides a
16		certification of coverage of the individual under paragraph (a) of this
17		subsection:
18		1. Upon request of that plan or insurer, the entity that issued the
19		certification provided by the individual shall promptly disclose to the
20		requesting plan or insurer information on coverage of classes and
21		categories of health benefits available under the entity's plan or
22		coverage; and
23		2. The entity may charge the requesting plan or insurer for the reasonable
24		cost of disclosing this information.
25	(10) (a)	A group health plan, and a health insurance insurer offering group health
26		insurance coverage in connection with a group health plan, shall permit an
27		employee who is eligible but not enrolled for coverage under the terms of the

Page 8 of 23
XXXX

1	plan,	or a	dependent of that employee if the dependent is eligible but not
2	enrol	lled for	coverage under these terms, to enroll for coverage under the terms
3	of the	e plan i	if each of the following conditions is met:
4	1.	The e	mployee or dependent was covered under a group health plan or
5		had h	ealth insurance coverage at the time coverage was previously
6		offere	d to the employee or dependent;
7	2.	The e	mployee stated in writing at that time that coverage under a group
8		health	plan or health insurance coverage was the reason for declining
9		enroll	ment, but only if the plan sponsor or insurer, if applicable, required
10		that st	tatement at that time and provided the employee with notice of the
11		requir	rement, and the consequences of the requirement, at that time;
12	3.	The e	mployee's or dependent's coverage described in subparagraph 1. of
13		this pa	aragraph:
14		a.	Was under a COBRA continuation provision and the coverage
15		1	under that provision was exhausted; or
16		b.	Was not under such a provision and either the coverage was
17		1	terminated as a result of loss of eligibility for the coverage,
18		j	including as a result of legal separation, divorce, cessation of
19		•	dependent status, such as obtaining the maximum age to be
20		(	eligible as a dependent child, death of the employee, termination of
21		(	employment, reduction in the number of hours of employment,
22		(	employer contributions toward the coverage were terminated, a
23		\$	situation in which an individual incurs a claim that would meet or
24		(	exceed a lifetime limit on all benefits, or a situation in which a
25		]	plan no longer offers any benefits to the class of similarly situated
26		j	individuals that includes the individual; or

27

c.

Page 9 of 23 XXXX Jacketed

Was offered through a health maintenance organization or other

1				arrangement in the group market that does not provide benefits to
2				individuals who no longer reside, live, or work in a service area
3				and, loss of coverage in the group market occurred because an
4				individual no longer resides, lives, or works in the service area,
5				whether or not within the choice of the individual, and no other
6				benefit package is available to the individual; and
7		4.	An i	insurer shall allow an employee and dependent a period of at least
8			thirt	y (30) days after an event described in this paragraph has occurred to
9			requ	est enrollment for the employee or the employee's dependent.
10			Cov	erage shall begin no later than the first day of the first calendar
11			mon	th beginning after the date the insurer receives the request for
12			spec	ial enrollment.
13	(b)	A de	epende	ent of a current employee, including the employee's spouse, and the
14		emp	loyee	each are eligible for enrollment in the group health plan subject to
15		plan	eligil	pility rules conditioning dependent enrollment on enrollment of the
16		emp	loyee	if the requirements of paragraph (a) of this subsection are satisfied.
17	(c)	1.	If:	
18			a.	A group health plan makes coverage available with respect to a
19				dependent of an individual;
20			b.	The individual is a participant under the plan, or has met any
21				waiting period applicable to becoming a participant under the plan
22				and is eligible to be enrolled under the plan but for a failure to
23				enroll during a previous enrollment period; and
24			c.	A person becomes such a dependent of the individual through
25				marriage, birth, or adoption or placement for adoption;
26			the g	group health plan shall provide for a dependent special enrollment
27			perio	od described in subparagraph 2. of this paragraph during which the

I		person or, if not otherwise enrolled, the individual, may be enrolled
2		under the plan as a dependent of the individual, and in the case of the
3		birth or adoption of a child, the spouse of the individual may be enrolled
4		as a dependent of the individual if the spouse is otherwise eligible for
5		coverage.
6		2. A dependent special enrollment period under this subparagraph shall be
7		a period of at least thirty (30) days and shall begin on the later of:
8		a. The date dependent coverage is made available; or
9		b. The date of the marriage, birth, or adoption or placement for
10		adoption, as the case may be, described in subparagraph 1.c. of this
11		paragraph.
12		3. If an individual seeks to enroll a dependent during the first thirty (30)
13		days of the dependent special enrollment period, the coverage of the
14		dependent shall become effective:
15		a. In the case of marriage, not later than the first day of the first
16		month beginning after the date the completed request for
17		enrollment is received;
18		b. In the case of a dependent's birth, as of the date of the birth; or
19		c. In the case of a dependent's adoption or placement for adoption,
20		the date of the adoption or placement for adoption.
21	(d)	At or before the time an employee is initially offered the opportunity to enroll
22		in a group health plan, the employer shall provide the employee with a notice
23		of special enrollment rights.
24	(11) (a)	In the case of a group health plan that offers medical care through health
25		insurance coverage offered by a health maintenance organization, the plan
26		may provide for an affiliation period with respect to coverage through the
27		organization only if:

1		1. No pre-existing condition exclusion is imposed with respect to coverage
2		through the organization;
3		2. The period is applied uniformly without regard to any health status-
4		related factors; and
5		3. The period does not exceed two (2) months, or three (3) months in the
6		case of a late enrollee.
7	(b)	1. For purposes of this section, the term "affiliation period" means a period
8		which, under the terms of the health insurance coverage offered by the
9		health maintenance organization, must expire before the health
10		insurance coverage becomes effective. The organization is not required
11		to provide health care services or benefits during this period and no
12		premium shall be charged to the participant or beneficiary for any
13		coverage during the period.
14		2. This period shall begin on the enrollment date.
15		3. An affiliation period under a plan shall run concurrently with any
16		waiting period under the plan.
17	(c)	A health maintenance organization described in paragraph (a) of this
18		subsection may use alternative methods other than those described in that
19		paragraph to address adverse selection as approved by the commissioner.
20	<b>→</b> S	ection 3. KRS 18A.225 (Effective April 1, 2021) is amended to read as
21	follows:	
22	(1) (a)	The term "employee" for purposes of this section means:
23		1. Any person, including an elected public official, who is regularly
24		employed by any department, office, board, agency, or branch of state
25		government; or by a public postsecondary educational institution; or by
26		any city, urban-county, charter county, county, or consolidated local

27

government, whose legislative body has opted to participate in the state-

sponsored health insurance program pursuant to KRS 79.080; and who is either a contributing member to any one (1) of the retirement systems administered by the state, including but not limited to the Kentucky Retirement Systems, County Employees Retirement System, Kentucky Teachers' Retirement System, the Legislators' Retirement Plan, or the Judicial Retirement Plan; or is receiving a contractual contribution from the state toward a retirement plan; or, in the case of a public postsecondary education institution, is an individual participating in an optional retirement plan authorized by KRS 161.567; or is eligible to participate in a retirement plan established by an employer who ceases participating in the Kentucky Employees Retirement System pursuant to KRS 61.522 whose employees participated in the health insurance plans administered by the Personnel Cabinet prior to the employer's effective cessation date in the Kentucky Employees Retirement System;

- 2. Any certified or classified employee of a local board of education;
- 3. Any elected member of a local board of education;
- 4. Any person who is a present or future recipient of a retirement allowance from the Kentucky Retirement Systems, County Employees Retirement System, Kentucky Teachers' Retirement System, the Legislators' Retirement Plan, the Judicial Retirement Plan, or the Kentucky Community and Technical College System's optional retirement plan authorized by KRS 161.567, except that a person who is receiving a retirement allowance and who is age sixty-five (65) or older shall not be included, with the exception of persons covered under KRS 61.702(4)(c), unless he or she is actively employed pursuant to subparagraph 1. of this paragraph; and
- 5. Any eligible dependents and beneficiaries of participating employees

Page 13 of 23
XXXX

1	and retirees who are entitled to participate in the state-sponsored health
2	insurance program;

3

4

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

(2)

- (b) The term "health benefit plan" for the purposes of this section means a health benefit plan as defined in KRS 304.17A-005;
- 5 (c) The term "insurer" for the purposes of this section means an insurer as defined in KRS 304.17A-005; and
- 7 (d) The term "managed care plan" for the purposes of this section means a managed care plan as defined in KRS 304.17A-500.
  - (a) The secretary of the Finance and Administration Cabinet, upon the recommendation of the secretary of the Personnel Cabinet, shall procure, in compliance with the provisions of KRS 45A.080, 45A.085, and 45A.090, from one (1) or more insurers authorized to do business in this state, a group health benefit plan that may include but not be limited to health maintenance organization (HMO), preferred provider organization (PPO), point of service (POS), and exclusive provider organization (EPO) benefit plans encompassing all or any class or classes of employees. With the exception of employers governed by the provisions of KRS Chapters 16, 18A, and 151B, all employers of any class of employees or former employees shall enter into a contract with the Personnel Cabinet prior to including that group in the state health insurance group. The contracts shall include but not be limited to designating the entity responsible for filing any federal forms, adoption of policies required for proper plan administration, acceptance of the contractual provisions with health insurance carriers or third-party administrators, and adoption of the payment and reimbursement methods necessary for efficient administration of the health insurance program. Health insurance coverage provided to state employees under this section shall, at a minimum, contain the same benefits as provided under Kentucky Kare Standard as of January 1,

XXXX Jacketed

1994, and shall include a mail-order drug option as provided in subsection (13) of this section. All employees and other persons for whom the health care coverage is provided or made available shall annually be given an option to elect health care coverage through a self-funded plan offered by the Commonwealth or, if a self-funded plan is not available, from a list of coverage options determined by the competitive bid process under the provisions of KRS 45A.080, 45A.085, and 45A.090 and made available during annual open enrollment.

- (b) The policy or policies shall be approved by the commissioner of insurance and may contain the provisions the commissioner of insurance approves, whether or not otherwise permitted by the insurance laws.
- (c) Any carrier bidding to offer health care coverage to employees shall agree to provide coverage to all members of the state group, including active employees and retirees and their eligible covered dependents and beneficiaries, within the county or counties specified in its bid. Except as provided in subsection (20) of this section, any carrier bidding to offer health care coverage to employees shall also agree to rate all employees as a single entity, except for those retirees whose former employers insure their active employees outside the state-sponsored health insurance program.
- (d) Any carrier bidding to offer health care coverage to employees shall agree to provide enrollment, claims, and utilization data to the Commonwealth in a format specified by the Personnel Cabinet with the understanding that the data shall be owned by the Commonwealth; to provide data in an electronic form and within a time frame specified by the Personnel Cabinet; and to be subject to penalties for noncompliance with data reporting requirements as specified by the Personnel Cabinet. The Personnel Cabinet shall take strict precautions to protect the confidentiality of each individual employee; however,

confidentiality assertions shall not relieve a carrier from the requirement of providing stipulated data to the Commonwealth.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- The Personnel Cabinet shall develop the necessary techniques and capabilities (e) for timely analysis of data received from carriers and, to the extent possible, provide in the request-for-proposal specifics relating to data requirements, electronic reporting, and penalties for noncompliance. The Commonwealth shall own the enrollment, claims, and utilization data provided by each carrier and shall develop methods to protect the confidentiality of the individual. The Personnel Cabinet shall include in the October annual report submitted pursuant to the provisions of KRS 18A.226 to the Governor, the General Assembly, and the Chief Justice of the Supreme Court, an analysis of the financial stability of the program, which shall include but not be limited to loss ratios, methods of risk adjustment, measurements of carrier quality of service, prescription coverage and cost management, and statutorily required mandates. If state self-insurance was available as a carrier option, the report also shall provide a detailed financial analysis of the self-insurance fund including but not limited to loss ratios, reserves, and reinsurance agreements.
- (f) If any agency participating in the state-sponsored employee health insurance program for its active employees terminates participation and there is a state appropriation for the employer's contribution for active employees' health insurance coverage, then neither the agency nor the employees shall receive the state-funded contribution after termination from the state-sponsored employee health insurance program.
- (g) Any funds in flexible spending accounts that remain after all reimbursements have been processed shall be transferred to the credit of the state-sponsored health insurance plan's appropriation account.
- (h) Each entity participating in the state-sponsored health insurance program shall

provide an amount at least equal to the state contribution rate for the employer portion of the health insurance premium. For any participating entity that used the state payroll system, the employer contribution amount shall be equal to but not greater than the state contribution rate.

5 (3) The premiums may be paid by the policyholder:

- 6 (a) Wholly from funds contributed by the employee, by payroll deduction or otherwise;
  - (b) Wholly from funds contributed by any department, board, agency, public postsecondary education institution, or branch of state, city, urban-county, charter county, county, or consolidated local government; or
  - (c) Partly from each, except that any premium due for health care coverage or dental coverage, if any, in excess of the premium amount contributed by any department, board, agency, postsecondary education institution, or branch of state, city, urban-county, charter county, county, or consolidated local government for any other health care coverage shall be paid by the employee.
  - (4) If an employee moves his or her place of residence or employment out of the service area of an insurer offering a managed health care plan, under which he or she has elected coverage, into either the service area of another managed health care plan or into an area of the Commonwealth not within a managed health care plan service area, the employee shall be given an option, at the time of the move or transfer, to change his or her coverage to another health benefit plan.
  - (5) No payment of premium by any department, board, agency, public postsecondary educational institution, or branch of state, city, urban-county, charter county, county, or consolidated local government shall constitute compensation to an insured employee for the purposes of any statute fixing or limiting the compensation of such an employee. Any premium or other expense incurred by any department, board, agency, public postsecondary educational institution, or branch

of state, city, urban-county, charter county, county, or consolidated local government shall be considered a proper cost of administration.

- The policy or policies may contain the provisions with respect to the class or classes of employees covered, amounts of insurance or coverage for designated classes or groups of employees, policy options, terms of eligibility, and continuation of insurance or coverage after retirement.
- 7 (7) Group rates under this section shall be made available to the disabled child of an employee regardless of the child's age if the entire premium for the disabled child's coverage is paid by the state employee. A child shall be considered disabled if he or she has been determined to be eligible for federal Social Security disability benefits.
- 11 (8) The health care contract or contracts for employees shall be entered into for a period 12 of not less than one (1) year.

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

The secretary shall appoint thirty-two (32) persons to an Advisory Committee of State Health Insurance Subscribers to advise the secretary or the secretary's designee regarding the state-sponsored health insurance program for employees. The secretary shall appoint, from a list of names submitted by appointing authorities, members representing school districts from each of the seven (7) Supreme Court districts, members representing state government from each of the seven (7) Supreme Court districts, two (2) members representing retirees under age sixty-five (65), one (1) member representing local health departments, two (2) members representing the Kentucky Teachers' Retirement System, and three (3) members at large. The secretary shall also appoint two (2) members from a list of five (5) names submitted by the Kentucky Education Association, two (2) members from a list of five (5) names submitted by the largest state employee organization of nonschool state employees, two (2) members from a list of five (5) names submitted by the Kentucky Association of Counties, two (2) members from a list of five (5) names submitted by the Kentucky League of Cities, and two (2) members from a list of

	names consisting of five (5) names submitted by each state employee organization
	that has two thousand (2,000) or more members on state payroll deduction. The
quarterly.	advisory committee shall be appointed in January of each year and shall meet
	quarterly.

- (10) Notwithstanding any other provision of law to the contrary, the policy or policies provided to employees pursuant to this section shall not provide coverage for obtaining or performing an abortion, nor shall any state funds be used for the purpose of obtaining or performing an abortion on behalf of employees or their dependents.
- (11) Interruption of an established treatment regime with maintenance drugs shall be grounds for an insured to appeal a formulary change through the established appeal procedures approved by the Department of Insurance, if the physician supervising the treatment certifies that the change is not in the best interests of the patient.
- (12) Any employee who is eligible for and elects to participate in the state health insurance program as a retiree, or the spouse or beneficiary of a retiree, under any one (1) of the state-sponsored retirement systems shall not be eligible to receive the state health insurance contribution toward health care coverage as a result of any other employment for which there is a public employer contribution. This does not preclude a retiree and an active employee spouse from using both contributions to the extent needed for purchase of one (1) state sponsored health insurance policy for that plan year.
- (13) (a) The policies of health insurance coverage procured under subsection (2) of this section shall include a mail-order drug option for maintenance drugs for state employees. Maintenance drugs may be dispensed by mail order in accordance with Kentucky law.
  - (b) A health insurer shall not discriminate against any retail pharmacy located within the geographic coverage area of the health benefit plan and that meets

XXXX Jacketed

1		the terms and conditions for participation established by the insurer, including
2		price, dispensing fee, and copay requirements of a mail-order option. The
3		retail pharmacy shall not be required to dispense by mail.
4		(c) The mail-order option shall not permit the dispensing of a controlled
5		substance classified in Schedule II.
6	(14)	The policy or policies provided to state employees or their dependents pursuant to
7		this section shall provide coverage for obtaining a hearing aid and acquiring hearing
8		aid-related services for insured individuals under eighteen (18) years of age, subject
9		to a cap of one thousand four hundred dollars (\$1,400) every thirty-six (36) months
10		pursuant to KRS 304.17A-132.
11	(15)	Any policy provided to state employees or their dependents pursuant to this section
12		shall provide coverage for the diagnosis and treatment of autism spectrum disorders
13		consistent with KRS 304.17A-142.
14	(16)	Any policy provided to state employees or their dependents pursuant to this section
15		shall provide coverage for obtaining amino acid-based elemental formula pursuant
16		to KRS 304.17A-258.
17	(17)	If a state employee's residence and place of employment are in the same county, and
18		if the hospital located within that county does not offer surgical services, intensive
19		care services, obstetrical services, level II neonatal services, diagnostic cardiac
20		catheterization services, and magnetic resonance imaging services, the employee
21		may select a plan available in a contiguous county that does provide those services,
22		and the state contribution for the plan shall be the amount available in the county
23		where the plan selected is located.
24	(18)	If a state employee's residence and place of employment are each located in counties
25		in which the hospitals do not offer surgical services, intensive care services,
26		obstetrical services, level II neonatal services, diagnostic cardiac catheterization
27		services, and magnetic resonance imaging services, the employee may select a plan

1		avail	able in a county contiguous to the county of residence that does provide those
2		servi	ices, and the state contribution for the plan shall be the amount available in the
3		coun	ty where the plan selected is located.
4	(19)	The	Personnel Cabinet is encouraged to study whether it is fair and reasonable and
5		in th	e best interests of the state group to allow any carrier bidding to offer health
6		care	coverage under this section to submit bids that may vary county by county or
7		by la	arger geographic areas.
8	(20)	Noty	vithstanding any other provision of this section, the bid for proposals for health
9		insu	rance coverage for calendar year 2004 shall include a bid scenario that reflects
10		the s	tatewide rating structure provided in calendar year 2003 and a bid scenario that
11		allov	vs for a regional rating structure that allows carriers to submit bids that may
12		vary	by region for a given product offering as described in this subsection:
13		(a)	The regional rating bid scenario shall not include a request for bid on a
14			statewide option;
15		(b)	The Personnel Cabinet shall divide the state into geographical regions which
16			shall be the same as the partnership regions designated by the Department for
17			Medicaid Services for purposes of the Kentucky Health Care Partnership
18			Program established pursuant to 907 KAR 1:705;
19		(c)	The request for proposal shall require a carrier's bid to include every county
20			within the region or regions for which the bid is submitted and include but no
21			be restricted to a preferred provider organization (PPO) option;
22		(d)	If the Personnel Cabinet accepts a carrier's bid, the cabinet shall award the
23			carrier all of the counties included in its bid within the region. If the Personne
24			Cabinet deems the bids submitted in accordance with this subsection to be in
25			the best interests of state employees in a region, the cabinet may award the
26			contract for that region to no more than two (2) carriers; and

 $\begin{array}{c} \text{Page 21 of 23} \\ \text{XXXX} \end{array}$ 

27

(e)

Nothing in this subsection shall prohibit the Personnel Cabinet from including

1	other requirements or criteria in the request for proposal.
2	(21) Any fully insured health benefit plan or self-insured plan issued or renewed on or
3	after July 12, 2006, to public employees pursuant to this section which provides
4	coverage for services rendered by a physician or osteopath duly licensed under KRS
5	Chapter 311 that are within the scope of practice of an optometrist duly licensed
6	under the provisions of KRS Chapter 320 shall provide the same payment of
7	coverage to optometrists as allowed for those services rendered by physicians or
8	osteopaths.
9	(22) Any fully insured health benefit plan or self-insured plan issued or renewed on or
10	after the effective date of this Act[July 12, 2006], to public employees pursuant to
11	this section shall comply with:
12	(a) Section 1 of this Act;
13	(b) [the provisions of ]KRS 304.17A-270 and 304.17A-525;
14	(c) KRS 304.17A-600 to 304.17A-633;
15	(d) KRS 205.593;
16	(e) KRS 304.17A-700 to 304.17A-730;
17	(f) KRS 304.14-135;
18	(g) KRS 304.17A-580 and 304.17A-641;
19	(h) KRS 304.99-123;
20	(i) KRS 304.17A-138; and
21	(j) Administrative regulations promulgated pursuant to the statutes listed in
22	this subsection.
23	[(23) Any fully insured health benefit plan or self-insured plan issued or renewed on or
24	after July 12, 2006, to public employees shall comply with KRS 304.17A-600 to
25	304.17A-633 pertaining to utilization review, KRS 205.593 and 304.17A-700 to
26	304.17A-730 pertaining to payment of claims, KRS 304.14-135 pertaining to
27	uniform health insurance claim forms, KRS 304.17A-580 and 304.17A-641

Page 22 of 23
XXXX

1	pertaining to emergency medical care, KRS 304.99-123, and any administrative
2	regulations promulgated thereunder.
3	(24) Any fully insured health benefit plan or self-insured plan issued or renewed on or
4	after July 1, 2019, to public employees pursuant to this section shall comply with
5	KRS 304.17A 138.]
6	→ Section 4. This Act takes effect on January 1, 2022.